UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN ANN ARBOR DIVISION

WARNER BROS. RECORDS INC., a Delaware corporation; SONY BMG MUSIC ENTERTAINMENT, a Delaware general partnership; UMG RECORDINGS, INC., a Delaware corporation; BMG MUSIC, a New York general partnership; ARISTA RECORDS LLC, a Delaware limited liability company; CAPITOL RECORDS, INC., a Delaware corporation; and ATLANTIC RECORDING CORPORATION, a Delaware corporation,

Case:05-CV-74394-DT

Hon.:Anna Diggs Taylor

Magistrate Judge Virginia M. Morgan

Plaintiffs,

v.

LARRY SCANTLEBURY,

Defendant.

MATTHEW E. KRICHBAUM (P52491) JONATHAN D. ROWE (P35384) Soble Rowe Krichbaum, LLP Attorneys for Plaintiffs 221 North Main Street, Suite 200 Ann Arbor, Michigan 48104 (734) 996-5600 LARRY SCANTLEBURY In Pro Per 7049 Amberly Way Ypsilanti, MI 48197 (734) 483-0063

PLAINTIFFS' PROPOSED MODIFICATION TO SCHEDULING ORDER

Plaintiffs, by and through their undersigned counsel, respectfully move this Court to modify the Proposed Scheduling Order to allow for discovery prior to the Add/Amend Deadline. In support of this Notice, Plaintiffs state the following:

1. This Court's Proposed Scheduling order of March 15, 2006, proposes a deadline to

add parties of April 15, 2006.

2. Upon information and belief, this case potentially involves copyright infringement

of more than just the Defendant. Plaintiffs believe discovery will quickly be able to confirm or

deny this.

3. In the event this belief turns out to be true, Plaintiffs would like to be able to add

additional parties. The current deadline of April 15, 2006 does not allow enough time for

discovery prior to having to do so. Thus, Plaintiffs respectfully request this Court modify the

Proposed Scheduling Order to have the Add/Amend deadline moved to June 15, 2006.

4. Plaintiffs have contacted Defendant and he has agreed to the modification.

WHEREFORE, Plaintiffs respectfully ask this Court to alter its Proposed Scheduling

Order and move the Add/Amend deadline to June 15, 2006.

Respectfully submitted,

Soble Rowe Krichbaum, LLP

By: s/ Matthew E. Krichbaum
Matthew E. Krichbaum (P52491) Jonathan D. Rowe (P 35384)

Attorneys for Plaintiffs

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Dated: March 28, 2006

Certificate of Service

The undersigned hereby certifies that a true and correct copy of the above and foregoing **PLAINTIFFS' PROPOSED MODIFICATION TO SCHEDULING ORDER was** forwarded in accordance with the Federal Rules of Civil Procedure on this 28th day of March, 2006, via U.S. Mail, First Class as follows:

LARRY SCANTLEBURY 7049 Amberly Way Ypsilanti, MI 48197

> <u>s/ Matthew E. Krichbaum</u> Matthew E. Krichbaum, Esq.